STATE OF INDIANA	) ) SS:		JASPER CIRCUIT CO	ILIRT
COUNTY OF JASPER	)		OAGI EN GINGOTT GO	
		)		
Plaintiff, -vs-		. )		
		)	CAUSE NO.	
Defendant(s).		)	et .	
ORDER SETTING H	EARING ON	I MOTION FOR PE	ROCEEDINGS SUPPLE	EMENTAL TO EXECUTION
Court having reviewed should be set for hearing	the same a	and being duly ad <sup>,</sup> e judgment Defend	vised in the premises ant,	emental to Execution, and the
other non-exempt prop	erty subject ORDERED	t to execution. AND DECREED by	the Court that the Plai	, income, assets, profits, an intiff's Motion for Proceeding
Supplemental to Execusaid hearing to be held in Indiana.	tion is set fo n the Jasper	r hearing on the _ Circuit Court, Cou	day of irthouse, 115 West W	vashington Street, Rensselae
	RED that the	judgment Defenda	nt,	, shall personall s, income, assets, profits, an
other non-exempt prop			nswer as to his wages	s, income, assets, profits, an
			irt shall forward a co ent Defendant,	py of this order to the Sherif
same to said judgment a copy of this order sha	Defendant I	by certified United onstitute due notice	States mail, return i	Indiana, or shall forward the receipt requested. Service of
		Potter, Judge		
Plaintiff	Jasper Ci	ircuit Court		
Shoriff of	County	Cartified Mail		

STATE OF INDIANA )		JASPER CIRCUIT COURT	
COUNTY OF JASPER )		CASE NO:	
PLAINTIFF(S)	-VS-	DEFENDANT(S)	
Name	Na	ame	
Name	Na	ame	
Street Address	Str	reet Address	
City, State, Zip	Cit	ty, State, Zip	
Phone	Ph	one	
owner of a judgment against the Defendation, and that there remains an unpaid thereon.  Further, that the Plaintiff has no Defendant will satisfy the judgment. Further property of or an obligation owing the supplemental to execution.  Wherefore, the affiant prays that the submitted with this motion, by mail, and answer as to his non-exempt property such property toward satisfation to apply such property toward satisfation.  That he affirms under the penaltic certifies that on this date he has caused as	ant entered in the state of the judgment that the Defendant, a copy of this manner.	eve that levy of execution against the judgment believes that the garnishee defendant has or very the transfer of the transfer	est ent will egs to on,
Plaintiff/Attorney for	Plaintiff	<del></del>	